## UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA, Plaintiff,	Case Number <u>CR-08-00373</u> J=
1/2/1 1/2.	ORDER OF DETENTION PENDING TRIAL
Gabino Vargas - Banazon Defendant.	
In accordance with the Bail Reform Act, 18 U.S.C. § 3  Defendant was present represented by his attorney.	142(f), a detention hearing was held as 7/20
	The United States was represented by
Assistant U.S. Attorney	
PART I. PRESUMPTIONS APPLICABLE	
/ / The defendant is charged with an offense described convicted of a prior offense described in 18115 C & 3142(9(1))	in 18 U.S.C. § 3142(f)(1) and the defendants.
convicted of a prior offense described in 18 U.S.C. § 3142(f)(1) offense, and a period of not more than five (5) years has elapsed	while on release pending trial for a federal state of
	since the date of conviction or the release after a
This establishes a rebuttable presumption that no conditi	ion or combination of conditions will reasonably assure the
/ / There is probable cause based upon (the indictment) defendant has committed an offense	(the facts found in Part IV below) to believe that at
Afor which a maximum term of imprisonmen	t of 10 years or more is prescribed in 21 U.S.C. § 801 et
17 3 7 1 40 004., Of 9 3332 6t 860 OR	
B. under 18 U.S.C. § 924(c): use of a firearm d	uring the commission of a felony.
and condition a required bresimption that no condition	or combination of the
	munity. JUL 30 2008
No presumption applies.	
PART II. REBUTTAL OF PRESUMPTIONS, IF APPLICABLE	NORTHED US DESTAURG
will be ordered detained.	NORTHERN DISTRIBUTED TO THE TOTAL TO
/ / The defendant has come forward with evidence to reb	ut the applicable presumption[s] to wit:
Thus, the burden of proof shifts back to the United States.  PART III. PROOF (WHERE PRESUMPTIONS REBUTTED OR INAPPL.)	
The United States has proved to a more of the Inited States has proved to the Inited States has proved to the Inited States have been to the Inited State	(CABLE)
The United States has proved to a preponderance of the will reasonably assure the appearance of the defendant as required,	e evidence that no condition or combination of conditions
/ The United States has proved by clear and convincing will reasonably assure the safety of any other person and the commu	evidence that no condition or combination of conditions
PART IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF REASON	
The Court has taken juto account the factors set out in 1	ONS FOR DETENTION
at hearing and finds as follows: The defendant is before	8 U.S.C. 9 3142(g) and all of the information submitted
	Comment of the contract of the
lange to this district from the S. Dest	wing deportation. The defendant
submitted the defention issue. The of	
He has several illed Intien and all	wolving harylana tmoth amph ofamine
that he does not among with my	Har ha The which indicates
// Defendant, his attorney, and the AUSA have waited write	West Alguremont
TART Y. DIRECTIONS REGARDING DETENTION	
The defendant is committed to the custody of the Attorney Gener	al or his designated recovery
corrections facility separate to the extent practicable from persons awaiting ppeal. The defendant shall be afforded a reasonable opportunity for a significant shall be afforded a reasonable opportunity for a significant shall be afforded a reasonable opportunity for a significant shall be afforded a reasonable opportunity for a significant shall be afforded as reasonable opportunity for a significant shall be afforded as reasonable opportunity for a significant shall be afforded as reasonable opportunity for a significant shall be afforded as reasonable opportunity.	or or serving sentences or being the confinement in a
ppeal. The defendant shall be afforded a reasonable opportunity for prive the United States or on the request of an attorney for the Government.	ate consultation with defe
f the United States or on the request of an attorney for the Government, the defendant to the United States Marshal for the purpose of an expression	he person in charge of the
ne defendant to the United States Marshal for the purpose of an appearance	composition with a corrections facility shall deliver
	or a court proceeding.
ated: 7/3908	Mahin it h. a. a
USA, PTS	DATRICIA VI TON

United States Magistrate Indea